

ABRAMS GARFINKEL MARGOLIS BERGSON, LLP

1430 Broadway • 17th Floor • New York, NY 10018 • P: 212-201-1170 • F: 212-201-1171 • www.agmblaw.com

February 9, 2018

VIA ECF

Judge Brian M. Cogan United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: Hudson v. Advanced Call Center Technologies, LLC

Case No. 18-cv-00234-BMC

Dear Judge Cogan:

We represent defendant Advanced Call Center Technologies, LLC ("ACT") in the above-referenced action. We write to request an extension of time for ACT to move, answer, or otherwise respond to the Complaint from February 12, 2018, to and including March 14, 2018. The parties are engaged in good faith settlement negotiations and believe that the settlement negotiations will benefit from the extension, to which plaintiff consents. Accordingly, we respectfully request that the Court grant and "So-Order" this relief. This is the first request for an extension of time.

Respectfully submitted,

s/ Andrew W. Gefell

Andrew W. Gefell

cc: Daniel Cohen, Esq. (counsel for Plaintiff)